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approval) of individual parts of Indiana's ozone plan and they remain approved.

- (j) The Administrator finds that the following portions of Indiana's ozone and CO plans satisfy the related requirements of part D, title 1 of the Clean Air Act, as amended in 1977:
- (1) The transportation control plans for Lake, Porter, Clark and Floyd Counties, submitted on May 14, 1986, June 10, 1986, and April 6, 1987.
- (2) The vehicle inspection and maintenance plan for Clark, Floyd, Lake, and Porter Counties, submitted October 27, 1989, and January 19, 1990.
- (3) The demonstration of attainment, submitted December 2, 1983, and the carbon monoxide plan as a whole for the designated nonattainment area in Lake County.

[37 FR 10864, May 31, 1972, as amended at 46 FR 38, Jan. 2, 1981; 47 FR 6275, Feb. 11, 1982; 47 FR 6623, Feb. 16, 1982; 47 FR 10825, Mar. 12, 1982; 47 FR 20586, May 13, 1982; 47 FR 30980, July 16, 1982; 51 FR 4915, Feb. 10, 1986; 53 FR 3811, Sept. 1, 1988; 53 FR 46613, Nov. 18, 1988; 54 FR 2118, Jan. 19, 1989; 55 FR 31052, July 31, 1990; 59 FR 51114, Oct. 7, 1994]

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§52.775 Legal authority.

- (a) The requirements of §51.232(b) of this chapter are not met since the following deficiencies exist in the local agency legal authority:
- (1) East Chicago: (i) Authority to require recordkeeping is inadequate (§51.230(e) of this chapter).
- (ii) Authority to require installation of monitoring devices is inadequate ($\S 51.230(f)$ of this chapter).
- (2) Evansville: (i) Authority to prevent construction, modification, or operation of any stationary source at any location where emissions from such source will prevent the attainment or maintenance of a national standard is inadequate (§51.230(d) of this chapter).
- (ii) Authority to require record-keeping is inadequate (§51.230(e) of this chapter).
- (iii) Authority to require installation of monitoring devices is inadequate (§51.230(f) of this chapter).
- (3) Gary: (i) Authority to require recordkeeping is inadequate (§51.230(e) of this chapter).

- (ii) Authority to require installation of monitoring devices is inadequate (§51.230(f) of this chapter).
- (4) Hammond: (i) Authority to require recordkeeping is inadequate (§51.230(e) of this chapter).
- (ii) Authority to require installation of monitoring devices is inadequate (§51.230(f) of this chapter).
- (5) Indianapolis: (i) Authority to require recordkeeping is inadequate (§51.230(e) of this chapter).
- (ii) Authority to require installation of monitoring devices is inadequate (§51.230(f) of this chapter).
- (6) Michigan City: (i) Authority to require recordkeeping is inadequate (§51.230(e) of this chapter).
- (ii) Authority to require installation of monitoring devices is inadequate (§51.230(f) of this chapter).
- (7) Wayne County: (i) Authority to require recordkeeping and to make inspections and conduct tests of air pollution sources is inadequate (§51.230(e) of this chapter).
- (ii) Authority to require installation of monitoring devices is inadequate (§51.230(f) of this chapter).
- (iii) Authority to prevent construction, modification, or operation of any stationary source at any location where emissions from such source will prevent the attainment or maintenance of a national standard is inadequate (§51.230(d) of this chapter).
- (8) Lake County: (i) Authority to require installation of monitoring devices is inadequate (§51.230(f) of this chapter).
- (ii) Authority to prevent construction, modification, or operation of any stationary source at any location where emissions from such source will prevent the attainment or maintenance of a national standard is inadequate (§51.230(d) of this chapter).
- (9) St. Joseph County: (i) Authority to prevent construction, modification, or operation of any stationary source at any location where emissions from such source will prevent the attainment or maintenance of a national standard is inadequate (§51.230(d) of this chapter).
- (ii) Authority to require record-keeping is inadequate (§51.230(e) of this chapter).